EMPLOYMENT AGREEMENT

2009-2010 2010-2011 2011-2012

Between:

GREAT MEADOWS REGIONAL EDUCATION ASSOCIATION And GREAT MEADOWS REGIONAL BOARD OF EDUCATION IN WARREN CTY.

Great Meadows Regional Board of Education PO Box 74 Great Meadows, NJ 07838-0074

Table of Contents

2009-2010 2010-2011 2011-2012

Article I	Recognition	Page 1
Article II	Grievance Procedure Pages	Pages 2-8 s 6,7 – Grievance Form
Article III	Work Day/Year	Pages 9-10
Article IV	Salary Guide Provisions	Pages 11-16
	Page 12 – Salary Guide 2009-2010 Page 13 – Salary Guide 2010-2011 Page 14 – Salary Guide 2011-2012	
Article V	Tuition Reimbursement	Pages 17-19
Article VI	Insurance	Pages 20-23
Article VII	Extra/Co-Curricular School Activities	Pages 24-26
Article VIII	Leaves	Pages 27-29
Article IX	Released Time for Student Activities	Page 30
Article X	Association Privileges	Page 31
Article XI	Sabbatical Leave	Pages 32-33
Article XII	Agency Fee	Page 34
Article XIII	Separability	Page 35
Article XIV	Board's Rights	Page 36
	Duration of Agreement	Page 37

PREAMBLE

This agreement is entered into this 21st day of September 2009, by and between the Board of Education of the Great Meadows Regional School District, Warren County, New Jersey hereinafter called the "Board" and the Great Meadows Regional Education Association, hereinafter called the "Association."

WITNESSETH

Whereas, the Board has an obligation, pursuant to Chapter 303, Public Laws, 1968, to negotiate with the Association as the representative of employees hereinafter designated with respect to the terms and conditions of employment; and

Whereas, the parties have reached certain understandings which they desire to confirm in this agreement;

Be it resolved, in consideration of the following mutual covenants, it is hereby agreed as follows:

ARTICLE I

RECOGNITION

The Board hereby recognizes the Association as the exclusive and sole representative for collective negotiations concerning the terms and conditions of employment for all certificated personnel including teachers, guidance counselors, nurses, librarians, the child study team members, and excluding the superintendent, the assistant superintendent, the principals, the assistant principals, the supervisor of curriculum and instruction, the supervisor of special education, the school business administrator/board secretary, the assistant business administrator/board secretary, the supervisor of plants and facilities, per diem employees, summer employees, substitute teachers and all non-certificated personnel.

ARTICLE II

GRIEVANCE PROCEDURE

A. Definition

- 1. A "grievance" shall mean a complaint by an employee that
- a. there has been as to the employee a violation, misinterpretation or inequitable application of any of the provisions of the agreement affecting terms and conditions of employment or that
- b. the employee has been mistreated by reason of any act or condition which is contrary to established board policy or administrative practice affecting terms and conditions of employment.
 - 2. However, the term "grievance" shall not apply to any matter which
- a. a method of review is prescribed by law or State Board Rule having the force and effect of law, or
- b. any matter which according to law is either beyond the scope of Board authority or limited to unilateral action by the Board alone,
- c. a complaint of a non-tenure teacher which arises by reasons of the employee not being re-employed, or
- d. a complaint by a certificated person occasioned by appointment to or lack of appointment to, retention in or lack of retention in any position for which tenure is either not possible or not required.
- 3. As used in this definition, the term "employee" shall refer to certificated personnel and may also mean a group of employees have the same grievance.

B. Purpose

1. The purpose of this grievance procedure is to resolve differences concerning terms and conditions of employment which may from time to time arise. Both parties agree that these proceedings will be kept as informal and confidential as may be appropriate at any level of the procedure.

2. Nothing herein contained shall be construed to limiting the right of any employee having a grievance to discuss the matter informally with any appropriate member of the administration, and having the grievance adjusted without intervention of the Association, provided the adjustment is not inconsistent with the terms in A.1 of this Agreement and the Association has been given the opportunity to be present at such adjustment and to state its view.

C. Procedure

- 1. Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each level shall be considered as maximum and every effort be made to expedite the process. The time limits may be extended by mutual agreement. Failure at any step of this procedure to communicate the decision on a grievance within the specified time limits shall permit the aggrieved employee to proceed to the next level. Failure at any step within the specified time limits shall signify the employee's acceptance of the decision rendered at that level.
- 2. The Association recognizes that the Board has the responsibility and the authority to manage and direct on behalf of the public all the operations and activities of the school district to the full extent authorized by Law. The exercise of these powers, rights, authority, duties and responsibilities by the Board and adoption of such rules, regulations and policies as it may deem necessary, shall be limited only as specified in A.1 of this agreement.

3. Level One

Any employee who has a grievance shall discuss it first with the principal in an attempt to resolve the matter at that level. A grievance to be considered under this procedure must be initiated by the aggrieved within twenty (20) calendar days of its occurrence, or within twenty (20) calendar days of when the employee should have know of its occurrence. If the grievance is not filed within this twenty (20) calendar day limit, the grievance is deemed waived.

4. Level Two

If, as a result of this discussion (Level One), the matter is not resolved to the satisfaction of the aggrieved employee, the employee shall set forth the complaint in writing to the Superintendent within ten (10) calendar days. The written grievance shall contain a statement as to all facts which the employee intends to rely upon in support of the grievance and the specific article of the contract or Board of Education Policy and/or administrative decision allegedly violated and the remedy being sought. The Superintendent shall communicate the decision to the employee and GMREA in writing within ten (10) calendar days after receiving the written grievance.

5. <u>Level Three</u>

If the grievance is not settled after reaching the Superintendent, the matter shall be referred to the appropriate committee of the Great Meadows Regional Education Association for consideration. The Committee shall make a determination as soon as possible, but with the period not to exceed fifteen (15) calendar days after receiving written notification from Superintendent. If the Committee determines that the grievance is without merit, it will so advise the employee and a copy of its findings shall be sent to the Superintendent and to the Board of Education.

6. Level Four

If the Committee determines that the grievance has or may have merit, it shall recommend that the grievance be heard by the Board of Education. The Board, or a Committee thereof, shall review the grievance and, if the Board deems necessary, or if the association requests hold a hearing with the employee and render a decision in writing within (30) calendar days of receipt of the grievance by the Board or within ten (10) calendar days of the next Board meeting following the hearing, whichever is greater.

7. <u>Level Five</u>

If the decision of the Board does not resolve the grievance to the satisfaction of the employee, and the employee wishes review by a third party, he/she shall so notify the Board through the C.S.A. within ten (10) calendar days of receipt of the Board's decision. An employee, in order to process the grievance beyond Level Four, must have his/her request for action accompanied by the written recommendation for such action by the Association.

The following procedure will be used to secure the services of a third party referred to as an arbitrator:

- a. A request will be made to the Public Employees Relations Commission (PERC) and/or the American Arbitration Association to submit a roster of persons qualified to function as an arbitrator in the dispute in question.
- b. If the parties are unable to determine a mutually satisfactory arbitrator from the submitted list, they will request P.E.R.C. and/or the American Arbitration Association to submit a second roster of names.

Page 5 of 37

- c. The arbitrator shall limit himself to the issues submitted to him/her and shall consider nothing else. He/she can add nothing to, nor subtract anything from, the Agreement between the parties. The recommendations of the arbitrator shall be binding for the violations based on section A.1 (a) of this Article and shall be advisory on the violations based on section A.1 (b) of this Article. Only the Board and the aggrieved and his/her representative shall be given copies of the arbitrator's report of findings, reasons, and recommendation. This shall be accomplished within thirty (30) days of the completion of the arbitrator's hearing.
- 8. All meetings and hearings under this procedure shall not be conducted in public except as required by law and shall include only such parties in interest and their designated representatives theretofore referred to in this article.
 - 9. Action of employees during unresolved grievance.

During the time of unresolved grievance, employees are required to follow Board policy and/or administrative direction.

D. Rights of the Employees to Representation

- l. Any aggrieved person may be represented at all stages of the grievance procedure by himself/herself, or at his/her option, by a representative selected or approved by the Association.
- 2. When an employee is not represented by the Association in the processing of a grievance, the Association shall, at the time of submission of the grievance at Level Two, be notified that the grievance is in process, have the right to have a representative of the Association attend and present its position in writing at all meetings with the employee held concerning the grievance and shall receive a copy of all decisions rendered.

E. <u>Miscellaneous</u>

- 1. Separate grievance file: All documents, communications and records dealing with the processing of a grievance shall be filed in a separate file and shall not be kept in the personnel file of any of the participants.
- 2. Meetings and hearings: All meetings and hearings under this procedure shall not be conducted in public and shall include only such parties in interest and their designated or selected representative, heretofore referred to in the Article.
 - 3. Forms: Grievances shall be filed on the approved form.

Page 6 of 37

GREAT MEADOWS REGIONAL SCHOOL DISTRICT

GRIEVANCE FORM

Grievant's Name	Job Title and Grade
Description of Alleged Violation:	
Date of Occurrence of Alleged Violation:	
Remedy Sought:	
	Principal:
Result:	
	ome of Level One and wish to proceed to Level Two
Grievant's Signature:	Date:
Level Two: Superintendent	
Statement of Facts:	
Specific Article of contract/Board Policy#_	
Date Received:Date Answered:	
Disposition: Denied Granted	
Reason:	
am not satisfied with the outcome at Level 7 Grievant's Signature:	

Page 7 of 37

Level Three	: GMREA Grievance Committee	·
	Date Received:	
	Action: Refer to Board of Education	
	Grievance without merit	
Grievant's Si	gnature:	Date:
Level Four:	Referred to Board	
	Date Received:	
	Date of Hearing:	
	Result:	
Level Five:	Refer to Third Party	
	Date Received:	

Page 8 of 37

F. Costs

- 1. Each party shall bear the total cost incurred by themselves.
- 2. The fees and expenses of the arbitrator are the only costs which will be shared by the two parties and they will be shared equally.

ARTICLE III

WORK DAY/YEAR

- A. The teacher work day will be 7 hours and 10 minutes for full time teachers.
 - 1. Arrival time and departure time shall be set by the building principals. (Both K-5 schools shall be consistent.)
 - 2. All teachers are permitted to leave five minutes after the final dismissal on Fridays and/or the last school day before a recess/holiday and on the last three (3) days of the school year.
 - 3. All teachers shall be required to personally log in daily.
 - 4. The specific times for the school day shall be established annually by the Board of Education.
- B. Student contact days shall not exceed 180. In the event school is closed for any emergency, the rescheduling of these days shall be at the discretion of the Board.
- C. The teacher work year shall be 183 days.
- D. The following days shall be 4-hour sessions: The last school day before Thanksgiving Recess, the last school day before Winter Recess, the last school day before Spring Recess, and the last three (3) days of school.
- E. Teachers' attendance will be required without additional compensation at Back to School Night, parent conferences and a maximum of two other before or after school meetings per month. Exempt from this clause are "meetings defined as emergency in nature." When school is dismissed early for Parent/Teacher conferences, teachers who have no conferences scheduled shall remain in their school and until the normal release time on these days. Evening Concerts/or other events shall be done on a rotating basis (maximum of one (1) per year.)

Page 10 of 37

- F. On full-session days teachers shall receive a duty free lunch period equivalent in minutes to that provided for students they teach. This time shall not infringe upon preparation time.
- Teachers shall be provided with one preparation period for each school day.
- H. Any teacher accompanying a class on a class trip that requires being away overnight shall be entitled to compensation for each night in addition to normal salary.

2009-2010	\$140
2010-2011	\$150
2011-2012	\$160

- I. Preparation periods All certified staff shall be provided with five (5) preparation periods per week (1) preparation period per day.
- J. The hourly rate for curriculum and/or staff development shall not apply when teachers are relieved from their regular contractual duties for curriculum and/or staff development activities either by providing an in-service day, shortened school day, substitute, or release time. Exempt from this provision shall be "turn key presentation" to colleagues upon their return from an in-service program and/or workshop paid by the district. The teacher shall professionally facilitate a minimum presentation of ten (10) minutes. This provision will not preclude payment for the aforementioned activities outside the contractual school day or for workshops presented by teachers during the school day or in-service day. Staff members providing a workshop or inservice during regularly scheduled hours shall still be compensated for preparation time spent outside of school hours preparing for the presentation.

ARTICLE IV

SALARY GUIDE PROVISIONS

Total Salary Increases, including movements, shall not exceed:

3.6% 2009-2010 3.6% 2010-2011 3.7% 2011-2012

Salary guide is as follows:

Page 12 of 37

GREAT MEADOWS REGIONAL SALARY GUIDE 2009-20010, 2010-2011, 2011-2012

Page 12 of 2009-2010

Page 13 of 2010-2011

Page 14 of 2011-2012

Page 12 of 37/ GREAT MEADOWS REGIONAL SALARY GUIDE 2009-2010

YEAR 1 2009-10

Great Meadows

Salary Guide Step 1 2-3 4-5 6-8 9 10 11 12 13 14 15 16 17 18 19 20	BS 46,445 46,695 47,095 47,690 48,755 50,170 51,680 53,280 54,980 56,780 58,685 60,690 62,795 65,000 67,305 69,710	BS+15 47,495 47,745 48,145 48,740 49,805 51,220 52,730 54,330 56,030 57,830 59,735 61,740 63,845 66,050 68,355 70,760	85+30 48,545 48,795 49,795 50,855 52,270 53,780 55,380 57,080 58,880 60,785 62,790 64,895 67,100 69,405 71,810	MA 49,595 49,845 50,245 50,840 51,905 53,320 54,830 56,430 58,130 59,930 61,835 63,840 65,945 68,150 70,455 72,860	MA+15 50,645 50,895 51,295 51,890 52,955 54,370 55,880 57,480 59,180 60,980 62,885 64,890 66,995 69,200 71,505 73,910	MA+30 51,695 51,945 52,345 52,940 54,005 55,420 56,930 62,030 62,030 63,935 65,940 68,045 70,250 72,555 74,960

Longevity: A teacher at the terminal step and with a minimum of ten (10) years in district shall receive the following longevity after completing the following years in education as of July 1, 2005.

19-20 years	add	\$3,250
21-25 years	add	\$3,750
26-30 years	add	\$4,250
30+ years	add	\$5,750

FOR TEACHERS HIRED ON OR AFTER JULY 1, 2009

19-20 years	add	\$1,625
21-25 years	add	\$1,875
26-30 years	add	\$2,125
30+ years	add	\$2,875

Page 13 of 37 GREAT MEADOWS REGIONAL SALARY GUIDE 2010-2011

YEAR 2 2010-11

Great Meadows

			and the second second			
Salary Guide			•			
Step	BS	BS+15	BS+30	MA	MA+15	FRA coo
1-2 3-4 5-6 7-9 10 11 12 13 14 15 16 17 18	48,685 48,935 49,340 49,940 51,310 52,830 54,450 56,170 57,990 59,910 61,930 64,050 66,270 68,590 71,010	49,785 50,035 50,440 51,040 52,410 53,930 55,550 57,270 59,090 61,010 63,030 65,150 67,370 69,690 72,110	50,885 51,135 51,540 52,140 53,510 55,030 56,650 58,370 60,190 62,110 64,130 66,250 68,470 70,790 73,210	51,985 52,235 52,640 53,240 54,610 56,130 57,750 59,470 61,290 63,210 65,230 67,350 69,570 71,890 74,310	53,085 53,335 53,740 54,340 55,710 57,230 58,850 60,570 62,390 64,310 66,330 68,450 70,670 72,990 75,410	MA+30 54,185 54,435 54,840 56,810 58,330 59,950 61,670 63,490 65,410 67,430 69,550 71,770 74,090 76,510

Longevity: A teacher at the terminal step and with a minimum of ten (10) years in district shall receive the following longevity after completing the following years in education as of July 1, 2005.

19-20 years	add	\$3,250
21-25 years	add	\$3,750
26-30 years	add	\$4,250
30+ years	add	\$5,750

FOR TEACHERS HIRED ON OR AFTER JULY 1, 2009

19-20 years	add	\$1,625
21-25 years	add	\$1,875
26-30 years	add	\$2,125
30+ years	add	\$2,875

Page 14 of 3 7 GREAT MEADOWS REGIONAL SALARY GUIDE 2011-2012

YEAR 3 2011-12

Great Meadows

alary Guide Step	BS 50,180	BS ∓15 51,330	BS+30 52;480	MA	MA+15	MA+30
2-3 4-5 6-7 8-10 11 12 13 14 15 16 17 18 19	50,430 50,830 51,430 52,760 54,270 55,880 57,590 59,400 61,310 63,320 65,430 67,640 69,950 72,360	51,580 51,980 52,580 53,910 55,420 57,030 58,740 60,550 62,460 64,470 66,580 68,790 71,100 73,510	52,730 53,730 53,730 55,060 56,570 58,180 59,890 61,700 63,610 65,620 67,730 69,940 72,250 74,660	53,630 53,880 54,280 54,880 56,210 57,720 59,330 61,040 62,850 64,760 68,770 68,680 71,090 73,400 75,810	54,780 55,030 55,430 56,030 57,380 58,870 60,480 62,190 64,000 65,910 67,920 70,030 72,240 74,550 76,960	55,93 56,18 56,58 57,18 58,511 60,02 61,63 63,34 65,15 67,060 69,070 71,180 73,390 75,700 78,110

Longevity: A teacher at the terminal step and with a minimum of ten (10) years in district shall receive the following longevity after completing the following years in education as of July 1, 2005.

19-20 years	add	\$3,250
21-25 years	add	\$3,750
26-30 years	add	\$4,250
30+ years	add	\$5,750

FOR TEACHERS HIRED ON OR AFTER JULY 1, 2009

19-20 years	add	\$1,625
21-25 years	add	\$1,875
26-30 years	add	\$2,125
30+ years	add	\$2,875

Page 15 of 37

The Board and the Association agree to the established provisions. A through I as listed below:

- A. The initial salary and initial placement on the salary guide is negotiable between the Board and the employee.
- B. The guide applies to all full-time certificated personnel except those holding emergency certificates. Part time certificated personnel shall be pro rated accordingly.
- C. A minimum of five (5) months or 90 days service in the district during the 10 month school year must be invested for advancement on the salary guide.
- D. Graduate credits shall be only those credits classified by the college or university when earned as being in the graduate category. All graduate credits earned may be considered for horizontal movement on the salary guide if they pertain specifically to the teacher=s present teaching position and/or were approved by the administration of the GMR School District.
- E. A bachelor's degree or master's degree as mentioned in the salary guide must be in the field of education or in the field pertaining to the occupational role held by the individual in our school system.
- F. Longevity: Those employees hired and continually employed prior to July 1, 1996 shall receive credit toward longevity as listed in Appendix A. Those employees hired after June 30, 1996 whose initial placement on the salary guide does not provide credit for the actual total years in public education, the actual total years in public education shall continue to be credited for longevity purposes. On the other hand, if a teacher is placed at a higher step than prior public educational experience would dictate, that teacher shall receive credit toward longevity for only the actual prior years in education not for the step placement.
- G. Any change in salary schedules through the awarding of a higher degree or earned credits must be applied for in writing to the C.S.A.

Advancement from one category to another on the salary guide shall be granted effective September 1, and/or February 1, immediately after the completion of the advanced degree or earned credits. Notification to the C. S. A. of eligibility or anticipated eligibility for any change on the salary guide must be made no later than 30 days prior to these effective dates. Any change in salary status, under this Article, shall be retroactive to the September 1 or February 1 date only after evidence of eligibility (transcript, etc.) is received by the C. S. A.

- H. Teachers employed on a ten (10) month contract shall be paid in twenty (20) equal semi-monthly installments; the installments to be made on the 15th and 30th day of the month employed. When the 15th or 30th of the month falls on a school holiday, vacation or weekend, payment shall be made on the last previous school day. Teachers will be offered the option of 24 payment installments to be paid September through August on the 15th and 30th of each month. The Board Office will be notified in writing no later than May 1st of a teacher's intent to exercise the option to be paid in 24 payment installments for the subsequent school year. New hires will be offered the opportunity to be paid in 24 payment installments at the time of their initial employment.
- I. Teachers may individually elect to have a set amount of their monthly salary directly deposited to any bank which maintains transit/ABA number and/or may voluntarily elect to have a set amount of their monthly salary deducted from their paycheck for Tri-Co Federal Credit Union, Union Dues, US Savings Bonds, Washington National, or Tax Sheltered Annuity through Board of Education approved programs. Productial Taxs.

ARTICLE V

TUITION REIMBURSEMENT

The Board shall provide a maximum of \$26,000 (2009-20010), \$28,000 (2010-2011), \$30,000 (2011-2012) annually for each year to underwrite the cost of graduate program college tuition (only) for the certificated professional staff. Reimbursement shall be paid for those graduate credits successfully earned at a rate not to exceed the current cost per graduate credit established by Rutgers, the State University, when the initial application is made for approval. In addition, the sum of up to \$50/course for textbooks shall be reimbursable. Teachers shall be limited to a maximum of nine (9) credits per school year. The funds shall be divided into 3 equal allocations (summer, fall and spring). If in any session, there is more than 1/3 of the funds requested, each teacher will receive a pro-rated amount. For example, if there is \$5,333 requested in the '06 summer session, each teacher shall receive 80% of his/her request. If in any session, the total 1/3 of the funds is not spent, the remaining amount shall be used to further reimburse, proportionally, those individuals who did not receive full allocation in their session If a teacher successfully completes more than nine (9) credits and has received administrative pre-approval for additional courses, the teacher shall receive reimbursement for the additional credits only if a balance is available at the conclusion of the school year after all other reimbursement obligations have been fulfilled.

Teachers shall be responsible for certifying participation in a pre-approved graduate course to insure that the business office may make proper adjustments and notifications in a timely manner. Such notification/certification shall take place no later than two weeks after the beginning of the course. This could be subject to change depending upon the scheduling of classes that begin after the start of the session.

The School Business Administrator shall inform any/all teachers applying for reimbursement of the status of their reimbursement ratio no later than three weeks after the beginning of the class. Teachers who anticipate moving laterally to another column on the salary guide in the subsequent school year are to notify the Business Office by January 31st of any anticipated education advances on the salary guide for the ensuing school year.

If an employee resigns his/her position within 1 year after having received tuition reimbursement from the District, that teacher shall repay the District 100% of the tuition reimbursement received in that prior year.

Reimbursement shall be made by the teacher to the District within 30 days of the teacher's voluntary departure from the District. If the Board is required to resort to legal action to recover these tuition monies, the teacher shall be required to reimburse the Board for the legal fees it incurred in such a collection action.

Page 18 of 37

This requirement shall not apply if the teacher leaves the District due to:

- 1. The serious illness of the teacher or a family member (in a latter situation the teacher must provide a physician's certificate establishing that the provision of such care is required.),
- The death of the employee.
- A change of spousal employment necessitating geographic relocation.
- 4. Retirement of the employee from the TPAF.

REIMBURSEMENT PROCEDURE:

1. All graduate courses pertinent to the teaching job currently held by the teacher, including supervisory courses, will be considered for approval for reimbursement. The C. S. A. has the authority to determine and approve if the graduate credits are in the field of education or related to the subject being taught.

Except for specific undergraduate credits required by the Board and/or approved by the C.S.A. reimbursement for graduate credits only will be granted.

- 2. Graduate courses to be taken must have prior written approval of the C.S.A. for the district.
- 3. Application for approval of graduate courses must be accompanied by a college catalog containing a complete graduate course description.
 - 4. To be reimbursed, the teacher must present the following:
 - College transcript verifying completion of the graduate course.
 - b. Official records from the college verifying the amount of tuition paid and receipt for textbook purchase.
 - c. Evidence of prior approval by the C. S. A. on the proper form provided.
 - d. A grade no less than B or its numerical equivalent.
- 5. When all evidence of satisfactory graduate course completion (#4) has been submitted to the C.S.A., the C.S.A. in turn will present the approved teacher's voucher to the Board at the next regular meeting. Reimbursement according to this contract language should be made within thirty (30) calendar days from the date of the Board meeting.

Page 19 of 37

Under no circumstances will there be reimbursement for courses taken to acquire the following:

- A bachelor's degree State certification
- b.

ARTICLE VI

INSURANCE

The Board and the Association agree to the following:

Beginning with the 1996-97 contract all GMREA members were eligible to select insurance coverages as outlined below or to decline coverage according to contract language and receive fixed dollar amounts. The fixed dollar amounts, based on 35% of the annual premiums, will be paid to the employee minus any taxes. Insurance coverages included in this plan are health, prescription, and dental.

A. Health Insurance

- 1. The Board shall provide health care insurance protection. The Board shall pay the single rate for all employees plus the cost of dependent coverage under the Horizon Blue Card PPO Plan. Teachers hired on or after July 1, 2009 will be offered, at Board expense, the POS Plan for the employee and eligible dependents. These employees will be offered the opportunity to obtain the PPO Plan by paying the difference in cost between the POS Plan and the PPO Plan. After 3 years and 1 day of employment (i.e. achievement of tenure), these employees will have the right to move, without cost, from the POS Plan to the PPO Plan, so long as notice is given to the Business Office of the staff member's intention to do so no later than February 1st of the school year prior to when the change in plans is to take place.
- 2. Provisions and descriptions of the health care program shall be provided to each teacher. This shall include the conditions and limits of coverage. Mandatory second opinion surgery and preadmission certification/continued stay review shall be part of this coverage.
- 3. The health insurance carrier may be selected by the Board. However, any change in carrier must be for a program which is equal or better than the one currently in existence.

In the event the Board would effect any change in the insurance carrier, it is agreed that there will be no lapse of coverage for employees at the time of change nor will there be any decreases in the type of coverage or benefits.

- a) Office visit co-pay \$15.00
- b) Out of Network Deductible \$400 single/\$800 family
- c) Our of Network Catastrophic \$3,000 single/\$6,000 family
- 4. Any employee who chooses to waive this coverage and who shall provide evidence of alternate coverage shall receive an additional annual stipend in the amount of 35% of the qualified premium. For example, in 2009-2010, stipends would be calculated as follows:

Page 21 of 37

2009-2010 "Estimate"

If eligible for family coverage	(PPO)	35% of \$18,262.92 = \$6,392.02
	(POS)	35% of \$16,681.68 = \$5,835.88
If eligible for husband/wife coverage	(PPO)	35% of \$15,623.40 = \$5,468.19
	(POS)	35% of \$14,271.60 = \$4,995.06
If eligible for parent/child coverage	(PPO)	35% of \$10,450.68 = \$3,657.74
	(POS)	35% of \$ 9,546.60 = \$3,341.10
If eligible for single coverage	(PPO)	35% of \$ 7,161.96 = \$2,506.69
	(POS)	35% of \$ 6,542.52 = \$2,289.88

One half (1/2) of this amount will be remitted to the employee by January 15 and 1/2 by July 15. Notification of the insurance waiver by the employee to the school business administrator must be made by June 1 or December 1.

5. Reenrollment may only occur on January 1 or July 1 by providing written notification to the school business administrator 30 days prior to the effective date of the requested change.

B. <u>Prepaid Prescription Program</u>

1. The Board shall provide a prepaid prescription program on a co-pay basis. It is understood that "co-pay" signifies the employee pays

	BRAND	GENERIC	MAIL ORDER
2009-2010	\$30.00	\$15.00	\$10.00
2010-2011	\$30.00	\$15.00	\$10.00
2011-2012	\$30.00	\$15.00	\$10.00

per claim submitted. The Board shall pay the single rate for all employees plus the cost of appropriate dependent coverage.

- 2. Provisions and descriptions of the prescription program shall be provided to each teacher. This shall include the conditions and limits of coverage. A \$500 CAP per covered individual shall be in place from January thru June and a second \$500 CAP per covered individual shall be in place from July thru December of each year of the contract.
- 3. The prescription insurance carrier may be selected by the Board. However, any change in carrier must be for a program which is equal or better than the one currently in existence.

Page 22 of 37

In the event the Board would effect any change in the insurance carrier, it is agreed that there will be no lapse of coverage for employees at the time of change nor will there be any decreases in the type of coverage or benefits.

4. Any employee who chooses to waive this coverage and who shall provide evidence of alternate coverage shall receive an additional stipend in the amount of 35% of the qualified premium. For example, in 2009-2010, stipends would be calculated as follows:

70 11 11 1 2 2 2 2 3 1 1	2009-2010 "Estimated"
If eligible for family coverage	35% of $$3,364.80 = $1,177.68$
If eligible for husband/wife coverage	35% of \$3,331.56 = \$1,166.06
If eligible for parent/child coverage	35% of \$1,897.56 = \$ 664.15
If eligible for single coverage	35% of \$ 1,421.16 = \$ 497.41

One half of this amount will be remitted to the employee by January 15 and 1/2 by July 15. Notification of the insurance waiver by the employee to the school business administrator must be made by June 1 or December 1.

5. Reenrollment may only occur on January 1 or July 1 by providing written notification to the school business administrator 30 days prior to the effective date of the requested change.

C. Dental Plan

- 1. The Board shall provide a Dental Plan. The Board shall pay the single rate for all employees plus the cost of dependent coverage.
- 2. Provisions and descriptions of the dental program shall be provided to each teacher. This shall include the conditions and limits of coverage.
- 3. The dental insurance carrier may be selected by the Board. However, any change in carrier must be for a program which is equal or better than the one currently in existence.

In the event the Board would effect any change in the insurance carrier, it is agreed that there will be no lapse of coverage for employees at the time of change nor will there be any decreases in the type of coverage or benefits.

4. Any employee who chooses to waive this coverage and who shall provide evidence of alternate coverage shall receive an additional annual stipend in the amount of 35% of the qualified premium. For example, 2009-20010, stipends would be calculated as follows:

If eligible for family coverage
If eligible for husband/wife coverage

2009-2010 "Estimated" 35% of \$1,715.04 = \$600.26 35% of \$1,019.64 = \$356.87

Page 23 of 37

If eligible for parent/child coverage If eligible for single coverage

35% of \$ 1,019.64 = \$356.87 35% of \$ 569.28 = \$199.25

One half (1/2) of this amount will be remitted to the employee by January 15 and 1/2 by July 15. Notification of the insurance waiver by the employee to the school business administrator must be made by June 1 or December 1.

- 5. Reenrollment may only occur on January 1 or July 1 by providing written notification to the school business administrator 30 days prior to the effective date of the requested change.
- 6. Dental yearly maximum is \$1,500.00 with an annual deductible of \$25 for single coverage and \$75 for family coverage.

ARTICLE VII

EXTRA-CURRICULAR/CO-CURRICULAR ACTIVITIES

A. The Board agrees to pay teachers in charge of extra/co-curricular activities per hour as follows:

2009-2010	\$34/hr.
2010-2011	\$36/hr.
2011-2012	\$38/hr.

A schedule of extra/co-curricular activities with objectives, dates, and times of occurrence will be submitted to the Chief School Administrator via the school principal/supervisor of curriculum and instruction. The Board of Education Curriculum Committee will decide which activities will be funded and the number of hours for each activity and will present those selected to the Board for approval and appropriation of funds.

B. Bedside Instruction will be compensated at an hourly rate as follows:

2009-2010	\$34/hr.	
2010-2011	\$36/hr.	
2011-2012	\$38/hr.	

C. Teachers providing Board of Education authorized workshops and/or in-service presentations shall be compensated for their preparation time at the following hourly rates:

2009-2010	\$34/hr.
2010-2011	\$36/hr.
2011-2012	\$38/hr.

Preparation time shall be determined by adding one (1) hour to the actual approved duration of the presentation.

Example: for 2009-2010:

Duration of Presentation + 1 hr. = total preparation time
$$2 + 1$$
 hr. = 3 hrs. preparation time $3 \times 34 = 102.00$

Page 25 of 37

In the event a workshop and/or in-service presentation is authorized to be repeated within any two (2) year period, calculation of preparation time shall be based on duration of presentation only.

Exempt from this provision shall be "turn key presentations" to colleagues upon the return from an in-service program

D. Extra curricular programs approved by the Board of Education shall be reimbursed at the contractual hourly rate.

SLC (GMMS) – 25 hours
Student Council – 30 hours
Yearbook: GMMS – 30 hours
Yearbook: Elementary – 20 hours
Math League Advisor (GMMS) – 25 hours
Team Leader (GMMS) – 30 hours
Safety Patrol (Elementary) – 15 hours

Any additional programs funded by the Board of Education that are added, created, or revised during this contract must be negotiated. Once a year (minimum), the Association and district administration will review the job responsibilities and make any necessary changes in description and/or hours. Staff coaching after school sports clubs and/or activities that are on a 'play to pay' basis will be notified of their stipend amount after the administration and the GMREA have discussed and agreed upon said stipend amount.

- E. The hourly rate for curriculum and/or staff development shall not apply when teachers are relieved from their regular contractual duties for curriculum and/or staff development activities either by providing an in-service day, shortened school day, substitute, or release time. Exempt from this provision shall be "turn key presentation" to colleagues upon their return from an in-service program and/or workshop paid by the district. The teacher shall professionally facilitate a minimum presentation of ten (10) minutes. This provision will not preclude payment for the aforementioned activities outside the contractual school day or for workshops presented by teachers during the school day or in-service day. Staff members providing a workshop or in-servcie during regularly scheduled hours shall still be compensated for preparation time spent outside of school hours preparing for the presentation.
- F. Common Planning Time memorialize existing practice for middle school teachers-five (5) common planning periods per week at the middle school, in addition to five (5) preparation periods per week, for each certified staff. Elementary teachers, with the exception of elementary specialists (wellness, library, art, music, technology, and world languages), special education teachers, nurses and guidance counselors, shall have six (6) preparation periods in a five (5) day academic cycle for the performance of professional

Page 26 of 37

duties, including but not limited to discussion of student performance and needs, team planning, parent conferences, cross curriculum planning, staff conferencing, and student conferencing. Two (2) "curriculum articulation" days per school will be provided to full time elementary specialists (as defined above). These articulation days shall include but not limited to, discussion of students' performance needs, team planning, parent conferences, cross curriculum training, staff conferencing, and student conferencing. Elementary special education teachers shall be afforded, in addition to their five (5) weekly preparation periods, 30 minutes per week to perform professional duties, which shall include, but not limited to discussion of student performance and needs, team planning, parent conferences, cross curriculum training, staff conferencing, and student conferencing.

ARTICLE VIII

LEAVES

A. Sick Leave

- The Board agrees to allow teachers ten (10) days sick leave per year. It is agreed that this leave will be cumulative. This does not apply when school is not in session.
- The cap on reimbursement for sick days shall be increased from \$8,250 to 2. \$17,600 for the 2009-2010 school year and \$13,200 for the 2010-2011 school year, then revert to a \$8,800 cap for the 2011-2012 school year. For the 2009-2010 year, the maximum per diem reimbursement will increase from \$40 to \$80. For the 2010-2011 school year, the per diem will be \$60, and shall return to the \$40 per diem rate for the 2011-2012 school year. The increased caps for 2009-2010 school year will only apply to employees who announce their intentions to retire no later than January 15, 2010 and who retire on or before June 30, 2010. The increased caps for 2010-2011 school year will only apply to employees who announce their intentions to retire no later than January 15, 2011 and retire on or before June 30, 2011. After that date, the cap will be set at the original \$8,800 amount and \$40 per diem. The reimbursement payouts will be paid out in two equal increments: one by August 31st following the year of retirement and the remainder by January 30th of the following calendar year (see table below for clarification):

School Year	Sick Bank Cap	Per Diem Amount	Retirement Date	Notification Date
2009-10	\$17,600	\$80	June 30, 2010	January 15, 2010
2010-2011	\$13,200	\$60	June 30, 2011	January 15, 2011
2011-2012	\$8,800	\$40	Per contract	Per contract

"Emergency leave/retirement" will be defined as necessary due to an unanticipated medical condition of the employee or his/her dependent.

- 3. Notification of retirement must be received by March 1 of the year of retirement to be paid on July 1 of the same year. Any notice received after March 1 will result in the payment being delayed until July 1 of the following year.
- 4. The parties agree to establish a sick leave bank. The Administration and Association leadership will meet to work out mutually acceptable language (consistent with statutory authority) for the establishment of a sick leave bank.

B. Bereavement

The Board agrees to allow a maximum of five (5) days within a thirty (30) day period in the event of the death of an employee's spouse, child, parents, parents-in-law, brother, sister; up to three (3) days for grandparents, brother/sister in-law or others who have resided in the employee's household. One (1) day for a close friend or other family member/relative may also be requested. No more than two (2) days/year may be taken under this category. The employee agrees to notify the Superintendent through their immediate supervisor prior to the commencement of the leave. In the event that the employee chooses to delay the use of any of the days for use within the thirty (30) day period, he/she shall provide forty-eight (48) hour prior notice to the Superintendent prior to using any remaining days.

C. Maternity/Child-Care Leave

- 1. A teacher has the right to temporary disability leave for childbirth in accordance with prevailing case law.
- 2. In cases when the childbirth occurs during the school year, the following procedure is to be utilized:

If a staff member is pregnant, she shall submit a letter from her doctor indicating her expected date of delivery and when her doctor anticipates the start of her disability. She shall submit this letter and a letter of notification to the Board informing the Board of her intentions as soon as possible prior to the start of the leave (but no later than 60 days).

During this period of disability, the staff member will use her sick days and will be paid accordingly. At the end of her disability, she shall provide a letter from her doctor certifying that she can resume her responsibilities at work. As in any disability, the end of this disability period is determined by her health and her doctor's advice.

Immediately following the period of disability and upon her request, the teacher may be placed on an unpaid child care leave which is to continue until the end of the school year. The request for this child care leave must be submitted to the Board no less than sixty (60) calendar days prior to the commencement of the leave. This leave shall be granted by the Board.

3. Unless mutually agreed with the Board, no teachers may return to work from a maternity/child care leave at a date other than September 1 or the 1st day of the 3rd marking period.

The teacher who intends to return from leave must notify the Chief School Administrator of the intent to return at least 90 days prior to the anticipated date of return. This notice shall be communicated in written form.

Page 29 of 37

4. Any teacher may apply to the Board of Education for a maternity/child care leave of absence without pay.

The Board need not grant nor extend the leave of any non-tenured teacher beyond the end of the contract school year in which the leave is obtained.

5. Children entering a teacher's family unit by virtue of a legal adoption will entitle the teacher to the same child rearing leave provisions as those provided for birth children. Foster children will not be considered as adopted children. This clause shall be consistent with Board of Education Policy.

D. PERSONAL DAYS:

- l. Employees shall receive three (3) days leave of absence for personal, legal, business, household, or family matters which require absence during school hours without submitting a reason. Personal business days are reserved for business which truly cannot be conducted outside the normal school day. They are not vacation days except in those cases when they are used to extend an existing school recess (e.g. Thanksgiving, Christmas, President's Day, Easter, Memorial Day, etc.) An application to the Chief School Administrator shall be made at least (2) two days before taking such leave (except in the case of emergencies) and the applicant for such leave shall not be required to state the reason for taking such leave, other than that it is being taken under the Personal Business Section.
- 2. No personal days may be used on in-service days unless written notice is provided to the Superintendent for approval. Such approval is conditional based on the exigent circumstance that warrants utilization of a personal day.
 - 3. Unused personal days shall accumulate as sick days.
- 4. No more than six (6) teachers from the Bargaining Unit can utilize the same personal day, except for extraordinary circumstances with the approval of the Superintendent.

ARTICLE IX

RELEASED TIME FOR STUDENT ACTIVITIES

- A. The music specialist shall receive one (1) day preparation time prior to the Holiday Concert, one (1) day preparation time prior to Spring Music Festival and one-half (1/2) day preparation time prior to Eighth (8th) Grade Graduation. The Board will use best efforts to obtain a substitute teacher.
- B. The art specialist shall receive one (1) day preparation time prior to a school sponsored Art Program. The art specialist shall be granted a minimum of one-half (1/2) day to maximum of one and one-half (1/2) days preparation time, as per administrative approval, to prepare scenery and/or costumes for school programs and plays. The Board will use best efforts to obtain a substitute teacher.
- C. Written notification for the above released time provisions as stated in Sections A and B shall be submitted to the principal a minimum of one (1) week prior to the event.

ARTICLE X

ASSOCIATION PRIVILEGES

- A. The Association shall have access to use school facilities and audio visual equipment, typewriters, computers and calculators at reasonable times when such equipment is not in use. This access shall be denied during any orchestrated work stoppage/strike. No equipment may be removed from the school without the approval of the Principal. The Association will pay for any damage incurred, loss or theft of borrowed property. Permission of the Principal shall be required for all use of facilities and/or equipment. Such permission shall not be withheld unreasonably.
- B. The Association shall have the right to use the school building at reasonable hours for meetings. Permission of the Principal shall be required. Such permission shall not be withheld unreasonably.

ARTICLE XI

SABBATICAL LEAVE

The Board of Education shall grant an unpaid sabbatical leave of absence to only one teacher for a maximum of one school year, subject to the following conditions:

A. **GRADUATE STUDY** -

- (1) The teacher has completed at least seven (7) years of continuous full time employment within the district as a certificated employee.
- (2) The teacher shall agree to devote the sabbatical leave of absence to study which will contribute to the teacher's educational growth.
- (3) The teacher may request the unpaid leave for 1/2 year or a full year.
- (4) Upon return from the full year unpaid leave, the teacher shall be placed at the next appropriate step on the salary schedule

Ex.: 2006-2007 Step 10 2007-2008 Sabbatical 2006-2009 Step 11

No year of service shall accrue for the full year unpaid sabbatical.

(5) Upon return from the 2 year unpaid sabbatical leave, the teacher shall be placed on the next appropriate step on the salary schedule:

Ex.: 2006-2007 Step 10 2007-2008 ½ year Sabbatical Step 11 2008-2009 Step 12

(6) It shall be the professional responsibility of the teacher to submit documentation of satisfactory completion of at least nine (9) credit hours of graduate study for a 2 year sabbatical and eighteen (18) credit hours of graduate study for a full year sabbatical. All courses shall be pre approved by the Superintendent and subject to the contract provisions of Article V - Tuition Reimbursement.

- (7) A teacher on an unpaid graduate study sabbatical leave may elect to remain a part of the district benefit package by contributing the appropriate premiums to the School Business Administrator on the 1st day of each month of the sabbatical leave. Successful completion of the prescribed graduate credit hours shall be reason for full reimbursement to the teacher for the prepaid benefit costs.
- (8) Upon return from the sabbatical leave for graduate study, the teacher shall be contractually obligated to commit at least two (2) successive years of service to the Great Meadows Regional School District.

B. PERSONAL REASON

- (1) The teacher has completed at least seven (7) years of continuous full time employment within the district as a certificated employee.
- (2) The Board of Education will consider a request for an unpaid leave of absence for personal reasons subject to the following conditions:
 - a. The leave shall be for a full academic year, September 1 June 30.
 - b. No compensation, no benefits, no seniority credit shall be paid or accrued.
- (3) Upon return from the sabbatical leave for personal reasons, the teacher shall not be contractually obligated to the Great Meadows Regional School District for any successive years of service.
- (4) A teacher on an unpaid personal sabbatical leave may elect to remain a part of the district benefit package by contributing the appropriate premiums to the School Business Administrator on the 1st day of each month of the sabbatical leave. No reimbursement shall be sought upon return from the unpaid personal sabbatical.

A request for a sabbatical leave of absence must be submitted to the Superintendent by January 1 of the year in which the sabbatical shall begin.

Ex.: If sabbatical is for 2006-2007 school year, application shall be made by January 1, 2007.

In the event more than one (1) request is received, the selection shall be based on service within the district and benefit to the district.

Unless mutually agreed with the Board, no teachers may return to work from a sabbatical leave at a date other than September 1 or the 1st day of the 3rd marking period.

Page 34 of 37

ARTICLE XII

AGENCY FEE

- A. Upon receipt of written authorization of the Association, the Board shall deduct a representation fee from the wages of each teacher who is not a member of the Association once each month, not later than the 15th of the month.
- B. The Association agrees to indemnify and hold harmless the employer from any causes of action, claims, losses or damages incurred as a result of this clause.
- C. Any teacher in the bargaining unit on the effective date of the Agreement who does not join the Association within thirty (30) days thereafter, any new teacher who does not join within thirty (30) days of initial employment within the unit and any teacher previously employed within the unit who does not join within ten (10) days of reentry into employment with the unit shall, as a condition of employment, pay a representation fee to the Association by automatic payroll deductions.
- D. If any eligible employee does not become a member of the Association during any membership year which is covered in whole or in part by this Agreement, said employee will be required to pay a representation fee, equal to no more than 85% of the pre-established national, state, county and local dues for the membership year. (Actual representation fees are determined by an independent arbitrator for the NJEA on an annual basis.) The purpose of this fee will be to offset the employee=s per capita cost of service rendered by the Association.
- E. The amount of said representation fee shall be certified to the Board of Education by the Association within five (5) working days after the effective date of this Article or by September 1 of each year covered in this Agreement.
- F. The Association shall establish and maintain at all times a demand and return system as provided by N.J.S.A. 34:15A-5.4 (2)(e)and(3)(L.1979,c.477), and membership in the Association shall be available to all teachers in the unit on an equal basis at all times. In the event the Association fails to maintain such a system or if membership is not so available, the Board shall immediately cease making said deductions.
- G. On or about the last day of each month, beginning with the month this Agreement becomes effective, the Board shall submit to the Association a list of all teachers who began their employment in a teaching position during the preceding thirty (30) day period. The list will include names, job titles and dates of employment for all such teachers.

ARTICLE XIII

SEPARABILITY

If any provisions of this Agreement of any application of this Agreement to any employee or group of employees is held to be contrary to law, then such provision or application shall not be deemed valid and subsisting, except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.

ARTICLE XIV

BOARD'S RIGHTS

The Board of Education reserves to itself sole jurisdiction and right, in compliance with the laws of the State of New Jersey and the ruling of the State Commissioner of Education, to hire, assign, promote and direct employees covered by this agreement, or to take disciplinary action against said employees (up to and including discharge) for just cause, to direct school operation, and to take whatever other actions may be necessary to accomplish the mission of the school district except as may be specifically provided by the language of this agreement.

DURATION OF AGREEMENT

This Agreement shall become effective retroactive to the 1st day of July 2009 and shall continue in effect until the 30th day of June, 2012.

This Agreement constitutes the entire understanding of the parties and shall not be modified during its term except by mutual consent of the parties thereto and said modifications shall be in writing and attached hereto and made part hereof.

Neither party is under any obligation during the term of the Agreement to negotiate as to any items covered by this Agreement, any items proposed during the negotiations, and any items which could have been proposed during the negotiations.

IN WITNESS WHEREOF, the Association has caused this Agreement to be signed by its President and Secretary, and the Board has caused this Agreement to be signed by its President, attested by its Secretary and its seal placed thereon.

GREAT MEADOWS REGIONAL EDUCATION ASSOCIATION

President

Secretary

Date

GREAT MEADOWS REGIONAL BOARD OF EDUCATION

President

Secretary

Date



.- Memorandum of Agreement

Cross Reference Items Sign off with Summary

A. Highlighted 3 Discrepancies between the Sign Offs on the Contract and Summary

Article III-

Paragraph C-Still Open as of 4/23/12-Page 7 - Work 183 days 184

Paragraph D- Still Open as of 4/23/12- Page 7- Six 1/2 days 4 42 (au)

Article VIII-

Page 23

Paragraph A- Still Open as of 4/23/12- Page 23- Unused Sick Days

Duration of Agreement -

Paragraph B- Still Open as of 4/23/12- Page 35- Updating years

B. Salary & Longevity-Still Open as of 4/23/12

Paragraph C

Dem 3 -1 St paragraph

Fund Balance = 1,14 do corrently; slb & 20/0

- issue w/b oilers in central

- siptiz e Ciberty

- Roof @ M. S.

* Tember Evaluation Training - need

Article I - Recognition Clause

Added: Speech therapists.

Changed: Throughout the agreement change CSA to Superintendent.

Article II- Grievance Procedure

Moved: Grievance form to Appendix A.

Changed: Form to Position instead of Job title or grade.

Article III- Work Day / Year

Paragraph A page7

Clarified: The teacher work day will be 7 hours and 10 minutes for full time teachers.

Paragraph C SVIII On an as of 1/3 12 Paragraph

Paragraph D - Sillipper in State The following four days will be for state: I Holy Thursday

Paragraph E

The mandatery truining for teacher evaluation

first tue years of this contrect

The languese wil

Tever buck to

the 2009-2012 contract for

Added: "Covered" in following sentence. Evening Concerts/or other events shall be covered on a rotating basis (maximum of one (1) per year.) exceed a total

Added: Maximum of two other before or after school meetings per month (not to exceed 120 minutes cumulative per month with no one meeting exceeding 90 minutes)

Paragraph F

Deleted "the" and "they teach" in the following sentence. On full session days teachers shall receive a duty free lunch period equivalent in minutes to that provided for the students.

Paragraph H

Changed: Reimbursement Class Trip: 2012-13 - \$175.00, 2013-14 - \$185.00, 2014-15 -\$185.00.

Paragraph (

Added: "uninterrupted" to sentence. Preparation periods - All certified staff shall be provided with five (5) uninterrupted preparation periods per week.

To read as follows.

Total Salary increases, including novements, shall not exceed:

2012-13-240

2013-14-240

2014-15-240

Moved: Salary guides will become Appendix B.

Changed 30 + to "31+ add \$5,750. Feachers hired on or after July 1, 2009 - 31+ \$2,875."

Paragraph C

Changed: 5 months to 6 and 90 to 120 days in the following sentence. A minimum of five (5) months or 90 days service in the district during the 10 month school years must be invested for advancement on the salary guide to "A minimum of (6) months or 120 days service in the district during the 10 month school year must be invested for advancement on the salary guide."

Paragraph G

Deleted: Notification to the Superintendent of eligibility or anticipated eligibility for any change on the salary guide must be made no later than 30 days prior to the effective dates. Any change in salary status, under this Article, shall be retroactive to the September 1 or February 1 date only after evidence of eligibility (transcript, etc.) is received by the Superintendent.

Changed to Notification of guide change must be made to the Board Office no later than January 1st for the following year, otherwise advancement is delayed.

Paragraph H

Deleted: Teachers will be offered the option of 24 payment installments to be paid September through August on the 15th and 30th of each month. The Board Office will be notified in writing no later than May 1st of a teacher's intent to exercise the option to be paid in 24 payment installments for the subsequent school year. New hires will be offered the opportunity to be paid in 24 payment installments at the time of their initial employment.

Paragraph I

Replaced: Prudential Insurance replaces Washington National.

Article V- Tuition Reimbursement

Changed – Dollar amounts in the following sentence. The Board shall provide a maximum of 2012-13- \$30,000, 2013-14 - \$30,000, 2014-15 - \$30,000 annually for each year to underwrite the cost of graduate program college tuition only for the certified professional staff.

Article VI-Insurance

Added: The fixed dollar amount is based on 25% of all the annual premiums (Health, Prescription and Dental) or \$5,000 whichever is less.

All terms within this Article were rewritten to be in agreement with New Jersey Statute and agreed upon by GMREA. Side bar agreement, therefore, is moot.

Deleted: All existing language and replace with the following:

Paragraph A

Changed:

- 1. The Board shall provide health care insurance protection based on the State Health Benefits Multiple Coverage Restrictions: The law prohibits an employee, dependent, or retiree who is a member of the SHBP from being a member of SHBP or receiving benefits from more than one employer. Employees shall contribute 1.5 % of their base salary or year 1 of the SHBP phase-in as a minimum contribution to the cost of health coverage and this will continue to be the minimum required contribution under the new contribution requirement.
- Any employee who chooses to waive this coverage and who shall provide evidence of alternate coverage shall receive an additional annual stipend in the amount of 25% of all the qualified premiums (Health, Prescription and Dental) or \$5,000 whichever is less.
- 6. Reenrollment may only occur on January 1 by providing written notification of the requested changed to the school business administrator by November 1.

Paragraph B:

Changed

- 5. Any employee who chooses to waive this coverage and who shall provide evidence of alternate coverage shall receive an additional annual stipend in the amount of 25% of all the qualified premiums (Health, Prescription and Dental) or \$5,000 whichever is less.
- 6. Reenrollment may only occur on January 1 by providing written notification of the requested changed to the school business administrator by November 1.

Paragraph C:

Changed

- 4. Any employee who chooses to waive this coverage and who shall provide evidence of alternate coverage shall receive an additional annual stipend in the amount of 25% of all the qualified premiums (Medical, Prescription and Dental) or \$5,000, whichever is less.
- 5. Reenrollment may only occur on January 1 by providing written notification to the school business administrator by November 1.
- 6. Employees. who waive medical and prescription coverage, but opt for dental coverage shall contribute 1.5 % of their base salary or year 1 of the SHBP phase-in as a minimum contribution to the cost of dental coverage and this will continue to be the minimum required contribution under the new contribution requirement.

Paragraph D

Added: D. FLEXIBLE SPENDING ACCOUNT

- The Board shall offer the employee the opportunity to participate in a Flexible Spending Account. This is a voluntary benefits program that will be available through a payroll deduction. All costs associated with the plan will be borne by the employee.
- 2. Provisions and descriptions of the flexible spending program shall be provided to each teacher.
- 3. The flexible spending account carrier may be selected by the Board.

In the event the Board would effect any change in the flexible spending account carrier, it is agreed that there will be no lapse of coverage for employees at the time of change nor will there be any decreases in the type of coverage or benefits.

Article VII- Extra-Curricular/Co-Curricular

Paragraph A page 20

FROZEN - Dollar amount 2012-13 - \$38/hr., 2013-14 - \$38/hr., 2014-15 - \$38/hr.

Paragraph B page 20

FROZEN-Dollar amount 2012-13 - \$38/hr., 2013-14 - \$38/hr., 2014-15 - \$38/hr.

Paragraph C page 20

FROZEN - Dollar amount 2012-13 - \$38/hr., 2013-14 - \$38/hr., 2014-15 - \$38/hr.

Paragraph D

Changed - Number of hours SLC - 25 hours to 30 hours

Added: Every June, the Association negotiating team and district administration will review the stipends and associated hours for any new extracurricular activity positions.

Deleted: Once a year (minimum), the Association and district administration will review the job responsibilities and make any necessary changes in description and/or hours. Staff coaching after school sports clubs and/or activities that are on a 'pay to play' basis will be notified of their stipend amount after the administration and the GMREA have discussed and agreed upon said stipend amount.

Paragraph F

Added: CLUBS The Board agrees to pay teachers in charge of club activities (i.e. Cartooning, Friendship Bracelets, etc.) \$25 per hour for the duration of the contract. The form for clubs can be found in Appendix D.

2012-2013 - \$25 per hour

2013-2014 - \$25 per hour

2014-2015 - \$25 per hour

Article VIII- Leaves

Paragraph A

Item 2-Still Open 4/23/12 deleted #2 on page 23, added #2 on page

1tem 4

1tem 4

On page 23, added #2 on page

1tem 4 on the next to last sentence deleted.

2114

2116

2116

2117

Added: The Business Administrator and Association President will meet to update the membership in the sick leave bank each September. See Appendix C for the form.

Paragraph C

* Item 3 - 1st paragraph is Still Open 4/23/12 - Wording remains the same

Article IX - Release Time for Student Activities

Paragraph C

Added: The physical education specialist shall receive one (1) day preparation time prior to a school sponsored Field Day Program.

Article XI- Sabbatical Leaves

Paragraph A

Item 3

Deleted 1/2 year and inserted a full year.

Item 4

Updated years.

Item 5

Deleted current language.

Added: It shall be the responsibility of the teacher to submit documentation of satisfactory completion of at least fifteen (15) credit hours of graduate study or documentation of participation in a Research or other Immersion Program or Coursework contributing to their educational development and lasting at least 6 months for the full year sabbatical. All courses or programs shall be pre-approved by the Superintendent and subject to the contract provisions of Article V – Tuition Reimbursement.

to read as follows: "This agreement shall become effective July 1, 2012 and shall continue in effect until the 30th day of June, 2015.

GMREA Negotiation Team

GMRBOE Negotiation Team

Signature Lise (1 Daaf Sign

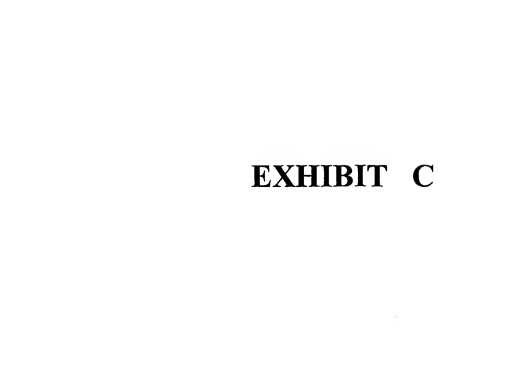
Signature

6

Joseph E Caroll for.

Dana Holmes goki

Liner K. M'Cleine





mumaw, julie <jmumaw@gmrsd.com>

notice of ratification

1 message

Jennifer Larsen < jlarsen@njea.org>

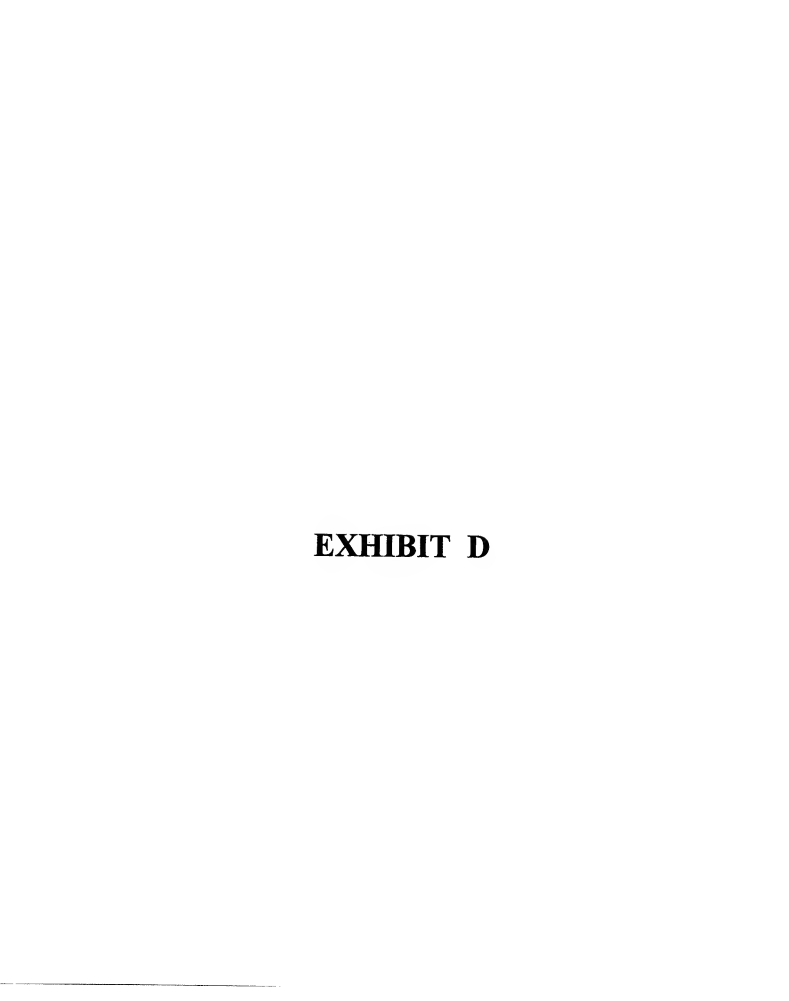
Mon, Aug 20, 2012 at 4:27 PM

To: "jmumaw@gmrsd.com" <jmumaw@gmrsd.com>, "tfrederiks@gmrsd.com" <tfrederiks@gmrsd.com>

Dear Dr. Frederiks and the Great Meadows Board of Education,

On Thursday, August 16, 2012 the Great Meadows Education Association ratified with the salary guides created by NJEA. Based on our agreement, members will receive longevity on Step 20. Because these guides have a step 21, it will be necessary for the language in the contract regarding longevity be changed to reflect this. It should read "A teacher at Step 20" not a teacher at the terminal step.

Jenn Larsen UniServ Consultant Region 28 23 Route 206 Stanhope, NJ 07874 908-892-8807 (cell)





STATE OF NEW JERSEY PUBLIC EMPLOYMENT RELATIONS COMMISSION PO Box 429 TRENTON, NEW JERSEY 08625-0429 UNFAIR PRACTICE CHARGE

For Courier Delivery 495 West State St. Trenton, NJ 08618

www.state.nj.us/perc

Phone: 609-292-6780

Fax: 609-777-0089

×	•	DO NOT WRITE IN THIS SPACE			
		DOCKET NO. (E-2013-009			
· · · · · · · · · · · · · · · · · · ·		DATE FILED: C 1 2 201			
1. CHARGI	NG PARTY				
	ws Regional School District Board of Education	County:			
Address of Charging P	arty (Street and Number, City, State and Zip Códe);	Warren			
	, Great Meadows, NJ 07838				
Name and Title of Rep	seentellive/Altorney/Consultarit to Contact:	Telephone No.:			
	Simon, Req. Schwartz Simon Edelstein & Celso LI pConsultant Address (Street and Number, City, State and Zip Code):	C (973) 301-0001			
100 South Jes	ferson Rd., Suite 200, Whippany, NJ 07981				
2. RESPON	DENT(S) (public employer and/or employee organizati	on against whom the charge is made)			
Respondent 1	Great Meadows Regional Education Associatio	A			
Address of Respondent	(Street and Humber, City, State and Zip Code):	Walter			
	Great Meadows, NJ 07838				
Sanford Oxfel	d, Rsq. Oxfeld & Cohen, P.C.	Telephone No.:			
	(Consultant Address (Street and Number, City, State and Zip Code):	(973) 642-0161			
60 Park Place	6th Floor, Newark, NJ 07102				
Respondent 2 (If Any)	Full Nema:	County:			
Address of Respondent	(Street and Number, City, State and Zip Code);				
Marne and Title of Repn	etertalive/Attorney/Consultant to Contact:	Telephone No.:			
Representative/Attorney	(Consultant Address (Street and Number, City, State and Zip Code):				
	INSTRUCTIONS FOR FILING AN	UNFAIR PRACTICE CHARGE			
(1) Type or d	early print all information and complete all sections of the	ne chame.			
(2) Under "St If you nee	atement of Charge," provide a CLEAR AND CONCISE of more space for your statement, then attach it to the co	statement of the facts constituting the alleged unfair practice			
memoran (3) The charg	and agreement with the missing to constitute April 26519106	ent.			
	subsections of the Act alleged to have been violated;				
b. specify	the date, and, to the extent known, the place the alleg	ed acts occurred and the names of the persons alleged to have			
COMMIN	tted such acts. Afficially the remedy you are asking the Commission to o				
	certification in box #6.	ruer.			
	File an original and four copies with the Director of Unfair Practices, Public Employment Relations Commission, at the above				
(7) Include with	n your filing proof that you served a copy of the charge on the charge of the charge has been served.	on the respondent(s). Proof can take the form of a statement			
	L NOT BE PROCESSED IF THE ABOVE REQUIREME	THE ADE NOT MET			
	INT OF CHARGE	INTO ARE RUI MEI.			
		and the second s			
'ursuant to the New J ingeging in an unfair iubeactions(s) <u>(3) a</u>	practice within the meaning of N.J.S.A. 34:13A-5.4(a), subsection(s)	ty hereby alleges that the above-named respondent(s) has (have) engaged or is (are) andror (N.J.S.A. 34:13A-5.4(b),			
	(List subsections)	•			
the New Jerse	readows Regional School District Board of Educat y Employer-Employee Relations Act (the "Act").	ion (the "Board") is a public employer within the meaning of			
2) The Great M	leadows Regional Education Association (the "Ass ployed by the Board Including teachers.	sociation") is the recognized majority representative for certain			

3) The Board and the Association are parties to a collective negotiations agreement (the "Agreement") covering the period July 1, 2009 through June 30, 2012.

Pursuant to Article the salary guide.	finued		
	IV of the Agreement, certain tea	achers are entitled to longevity pay when	they reach the "terminal step" or
5) The parties were in in the signing of a Me	negotiations for a successor agmorandum of Agreement (the "I	greement covering July 1, 2012 through . MDA"), dated May 14, 2012.	June 30, 2015, which culminated
6) The MOA does not longevity.	eliminate the "terminal step" lar	nguage or otherwise change the step at v	which teachers are entitled to
7) The Association rat	tified the MOA and salary guide	s on or about August 16, 2012.	
+	the MOA and salary guides at its	•	
9) On or about Augus change the Agreemer	t 20, 2012, the Association's NJ	JEA Representative advised the Board the tiled to longevity at Step 20 instead of at	at the Association wished to the "terminal step" provided for
10) The parties never	negotiated such a change in lar	nguage nor placed a change in the MOA.	
11) As such, the Boar ratification by both sid	d did not accept the Association es.	n's proposed change to the MOA after the	conclusion to negotiations and
12) The Association was is instead negotiating	fill not sign a new collective neg in bad faith by insisting on a cha	potations agreement, even though its me ange to which the Board did not agree no	mbership ratified the MOA, and or ratify.
ı	•		
4. REMEDY SOUGH	IT (State the remedy you request to	he Commission to order)	
	seeks to have the Commission:		
	ation to cease and desist from a	tempting to negotiate new contract terms	s, after the MOA was signed
	ation to sign the Agreement refle	ecting the MOA as ratified: and	
		The state of the s	
3) Order any other rolls	of which the Commission dooms	s kiet and aquitable	
5. PLEASE ADVISE:	of which the Commission deems		
5. PLEASE ADVISE: 1) Has a grievance t		s just and equitable. same facts alleged in the charge or is otherw	ise related to the charge?
5. PLEASE ADVISE: 1) Has a grievance t	peen filed which is based upon the		ise related to the charge?
5. PLEASE ADVISE: 1) Has a grievance t Ves 2) Are there any filin	been filed which is based upon the No If you gs at PERC, in court, at the Office	same facts alleged in the charge or is otherwise, what is the status of the grievance?	
5. PLEASE ADVISE: 1) Has a grievance t Ves 2) Are there any filing based upon the sam	been filed which is based upon the No If you gs at PERC, in court, at the Office of the facts alleged in the charge or are	same facts alleged in the charge or is otherwises, what is the status of the prievance? of Administrative Law, or before any other add a otherwise related to the charge?	ministrative agency which are
5. PLEASE ADVISE: 1) Has a grievance to 2) Are there any filing based upon the same of Yes The Association re CO-2013-093.	been filed which is based upon the No If you gs at PERC, in court, at the Office on facts alleged in the charge or are No If you countly filed an unfair practice ch	same facts alleged in the charge or is otherwise, what is the status of the grievance?	ministrative agency which are please include docket numbers.
2) Are there any film based upon the same Yes The Association re CO-2013-093. 3) Are the parties in the same in the parties i	peen filed which is based upon the No If you go at PERC, in court, at the Office of a facts alleged in the charge or are No If you contry filed an unfair practice chargotiations?	same facts alleged in the charge or is otherwises, what is the status of the grievance? of Administrative Law, or before any other add otherwise related to the charge? es, please specify what they are. If possible, harge against the Board regarding these	ministrative agency which are please include docket numbers circumstances, docketed as
5. PLEASE ADVISE: 1) Has a grievance to 2) Are there any filing based upon the same and any Yes The Association re CO-2013-093. 3) Are the parties in	been filed which is based upon the No If you gs at PERC, in court, at the Office of facts alleged in the charge or are No If you recently filed an unfair practice changotiations? No If you me	same facts alleged in the charge or is otherwises, what is the status of the grievance? of Administrative Law, or before any other administrative related to the charge? es, please specify what they are. If possible,	ministrative agency which are please include docket numbers. circumstances, docketed as are the parties (negotiations, st arbitration)? Please include the
5. PLEASE ADVISE: 1) Has a grievance to 2) Are there any filing based upon the same and Yes The Association re CO-2013-093. 3) Are the parties in	been filed which is based upon the No If you gs at PERC, in court, at the Office of facts alleged in the charge or are No If you recently filed an unfair practice changotiations? No If you me	same facts alleged in the charge or is otherwise, what is the status of the prievance? of Administrative Law, or before any other ad a otherwise related to the charge? es, please specify what they are. If possible, harge against the Board regarding these of the second states of the process distion, fact-finding, super conditation; interest	ministrative agency which are please include docket numbers. circumstances, docketed as are the parties (negotiations, st arbitration)? Please include the
5. PLEASE ADVISE: 1) Has a grievance to 2) Are there any filing based upon the same of Yes The Association re CO-2013-093. 3) Are the parties in the Yes Yes	been filed which is based upon the No If you gs at PERC, in court, at the Office of facts alleged in the charge or are No If you recently filed an unfair practice changotiations? No If you me	same facts alleged in the charge or is otherwises, what is the status of the grievance? of Administrative Law, or before any other ad a otherwise related to the charge? es, please specify what they are. If possible, harge against the Board regarding these of the second state of the negotiations process distion, fact-finding, super conditation; interests of the next scheduled negotiations session.	ministrative agency which are please include docket numbers. circumstances, docketed as are the parties (negotiations, st arbitration)? Please include the
5. PLEASE ADVISE: 1) Has a grievance to 1) Yes and 2) Are there any filing based upon the sam at Yes 1. The Association re CO-2013-093. 3) Are the parties in 1. Yes at 1.	peen filed which is based upon the No If you go at PERC, in court, at the Office of the facts alleged in the charge or are No If you countly filed an unfair practice changotiations? No If you make the charge of the facts alleged in the charge or are not to the charge of the country filed an unfair practice charge the charge of the char	same facts alleged in the charge or is otherwises, what is the status of the grievance? of Administrative Law, or before any other ad a otherwise related to the charge? es, please specify what they are. If possible, harge against the Board regarding these desermines are the state of the negotiations process dilation, fact-finding, super condilation, interests of the next scheduled negotiations session.	ministrative agency which are please include docket numbers. circumstances, docketed as are the parties (negotiations, st arbitration)? Please include the
2) Are there any film based upon the same of Yes	peen filed which is based upon the No If you go at PERC, in court, at the Office of the facts alleged in the charge or are No If you countly filed an unfair practice changotiations? No If you make the charge of the facts alleged in the charge or are not to the charge of the country filed an unfair practice charge the charge of the char	same facts alleged in the charge or is otherwises, what is the status of the grievance? of Administrative Law, or before any other add otherwise related to the charge? es, please specify what they are. If possible, harge against the Board regarding these des, in what stage of the negotiations process distion, fact-finding, super conditation; interest of the next scheduled negotiations session.	ministrative agency which are please include docket numbers. circumstances, docketed as are the parties (negotiations, st arbitration)? Please include the
2) Are there any filing based upon the same of Yes	been filed which is based upon the No If you go at PERC, in court, at the Office the facts alleged in the charge or are No If you countly filed an unfair practice chargotiations? No If you may be a supply that the information of the above charge and the above charge are also as the above charge and the above charge are also as the above charge and the above charge are also as the above charge and the above charge are also as the above charge and the above charge are also as the above charge and the above charge are also as the above charge are also as the above charge and the above charge are also as the above charge and the above charge are also as the above charge are also as the above charge and the above charge are also as the above charge are a	same facts alleged in the charge or is otherwises, what is the status of the grievance? of Administrative Law, or before any other ad a otherwise related to the charge? es, please specify what they are. If possible, harge against the Board regarding these desermines are the state of the negotiations process dilation, fact-finding, super condilation, interests of the next scheduled negotiations session.	ministrative agency which are please include docket numbers. circumstances, docketed as are the parties (negotiations, st arbitration)? Please include the
5. PLEASE ADVISE: 1) Has a grievance to 1) Yes 2) Are there any filtre based upon the sam 12 Yes 13 The Association re CO-2013-093. 3) Are the parties in 10 Yes 4 CERTIFICATION.	peen filed which is based upon the No If you go at PERC, in court, at the Office of the facts alleged in the charge or are No If you countly filed an unfair practice changotiations? No If you make the charge of the facts alleged in the charge or are not to the charge of the country filed an unfair practice charge the charge of the char	same facts alleged in the charge or is otherwises, what is the status of the grievance? of Administrative Law, or before any other add otherwise related to the charge? es, please specify what they are. If possible, harge against the Board regarding these des, in what stage of the negotiations process distion, fact-finding, super conditation; interest of the next scheduled negotiations session.	ministrative agency which are please include docket numbers. circumstances, docketed as are the parties (negotiations, st arbitration)? Please include the